

Monmouth Telecom

Full Service Internet & Telephony

February 6, 2006

VIA ELECTRONIC FILING

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re:

Certification of CPNI Filing (February 6, 2006) of Monmouth

Telephone & Telegraph, Inc.;

EB Docket No. 06-36, EB-06-TC-060,

Dear Ms. Dortch:

Enclosed for filing in the above referenced docket please find an original electronic copy of the CPNI Compliance Certificate of Monmouth Telephone & Telegraph, Inc.

Please contact the undersigned at the telephone number listed above if you have any questions about this filing. Thank you for your assistance.

Sincerely,

Kenneth Leland, President

Enclosures

co:

Byron McCoy, Enforcement Bureau Best Copy and Printing, inc. Portals II

CERFITICATION OF COMPLIANCE OF MONMOUTH TELEPHONE AND TELEGRAPH, INC.

I, Kenneth W. Leland, President of Monmouth Telephone and Telegraph, Inc. ("Monmouth") hereby certify that I have personal knowledge that Monmouth has established operating procedures for calendar year 2006 that are adequate to ensure compliance with the Commission's rules governing use and disclosure of confidential proprietary network information ("CPNI"), as governed by 47 C.F.R. 64.2001, et. seq.

The attached explanatory statement demonstrates how the operating procedures of Monmouth ensure that it is in compliance with the Commission's CPNI rules.

Kenneth W. Leland

President

COMPLIANCE STATEMENT

The operating procedures of Monmouth Telephone & Telegraph, Inc. ("Monmouth" or "Company") ensure that the Company complies with the FCC's rules at 47 C.F.R. § 64.2001, et. seq., governing the use of CPNI. Monmouth ensures compliance with the FCC's CPNI rules through the use of an internal policy limiting the use or disclosure of CPNI to very limited circumstances. The Company's policy is administered by its President, Kenneth W. Leland, and includes the following governing principles:

- Monmouth does not use CPNI to market service offerings among the different categories of service, or even within the same category of service, that it provides to subscribers.
- Monmouth will not release or disclose CPNI to a third party, unless under exceptional circumstances. Specifically, Monmouth will only release or disclose CPNI to a third party pursuant to a valid request from law enforcement, the federal judiciary or other appropriate authority; or, pursuant to express customer approval. For example, customer information will only be disclosed after the requesting party demonstrates that the request is made pursuant to a valid subpoena, court order, search warrant or national security letter.
- Through the use of the FCC small entity compliance guide the Company trains employees to recognize CPNI and understand the limitations of use or disclosure set forth under federal law and Company policy.
- Monmouth maintains a record, for a period of at least one year, of those limited circumstances in which CPNI is disclosed or provided to third parties (pursuant to a valid request from law enforcement, the federal judiciary or other appropriate authority).

• Violations of this policy may result in disciplinary action, including the termination of employment where appropriate.